

SENATE BILL NO. 155

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR BLACK.

1129S.01P

KRISTINA MARTIN, Secretary

AN ACT

To repeal sections 21.851, 100.265, 215.020, and 262.217, RSMo, and to enact in lieu thereof four new sections relating to certain state administrative entities.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 21.851, 100.265, 215.020, and
2 262.217, RSMo, are repealed and four new sections enacted in
3 lieu thereof, to be known as sections 21.851, 100.265, 215.020,
4 and 262.217, to read as follows:

21.851. 1. There is hereby established a **permanent**
2 joint committee of the general assembly, which shall be
3 known as the "Joint Committee on Disaster Preparedness and
4 Awareness" and shall be composed of the following members:

5 (1) Three members of the senate to be appointed by the
6 president pro tempore of the senate;

7 (2) Two members of the senate to be appointed by the
8 minority floor leader of the senate;

9 (3) Three members of the house of representatives to
10 be appointed by the speaker of the house of representatives;
11 **and**

12 (4) Two members of the house of representatives to be
13 appointed by the minority floor leader of the house of
14 representatives[;]

15 (5) The director of the department of public safety,
16 or his or her designee;

17 (6) The director of the department of agriculture, or
18 his or her designee; and

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

19 (7) The adjutant general of the state, or his or her
20 designee].

21 2. A majority of the members of the committee shall
22 constitute a quorum, but the concurrence of a majority of
23 the members shall be required for the determination of any
24 matter within the committee's duties.

25 3. The joint committee shall make a continuous study
26 and investigation into issues relating to disaster
27 preparedness and awareness including, but not limited to,
28 the following areas:

29 (1) Natural and manmade disasters;

30 (2) State and local preparedness for floods;

31 (3) State and local preparedness for tornados,
32 blizzards, and other severe storms;

33 (4) Food and energy resiliency;

34 (5) Cybersecurity;

35 (6) The budget reserve fund established under Article
36 IV, Section 27(a) of the Missouri Constitution;

37 (7) The protection of vulnerable populations in
38 intermediate care facilities and skilled nursing facilities
39 as those terms are defined in section 198.006; and

40 (8) Premises that have been previously contaminated
41 with radioactive material.

42 4. **The joint committee shall collect information from**
43 **the department of public safety, the department of**
44 **agriculture, and the office of adjutant general.**

45 5. The joint committee shall compile a full report of
46 its activities for submission to the general assembly. The
47 report shall be submitted not later than January first of
48 even-numbered years and may include any recommendations
49 which the committee may have for legislative action. The
50 report may also include an analysis and statement of the

51 manner in which statutory provisions relating to disaster
52 preparedness and awareness are being executed.

53 [5.] 6. The joint committee may employ such personnel
54 as it deems necessary to carry out the duties imposed by
55 this section, within the limits of any appropriation for
56 such purpose.

57 [6.] 7. The members of the committee shall serve
58 without compensation, but any actual and necessary expenses
59 incurred in the performance of the committee's official
60 duties by the joint committee, its members, and any staff
61 assigned to the committee shall be paid from the joint
62 contingent fund.

63 [7. This section shall expire on December 31, 2022]

64 8. **The joint committee shall select a chairperson and**
65 **vice-chairperson, one of whom shall be a member of the**
66 **senate and the other a member of the house of**
67 **representatives, to serve for a two-year term.**

100.265. 1. There is hereby created within the
2 department of economic development the "Missouri Development
3 Finance Board", which shall constitute a body corporate and
4 politic and shall consist of [twelve] **sixteen** members,
5 including the lieutenant governor, the director of the
6 department of economic development, the director of the
7 department of natural resources, [and] the director of the
8 department of agriculture, **two members of the senate, one of**
9 **which shall be from the majority party appointed by the**
10 **president pro tempore of the senate and one of which shall**
11 **be from the minority party appointed by the minority leader,**
12 **and two members of the house of representatives, one of**
13 **which shall be from the majority party appointed by the**
14 **speaker of the house of representatives and one of which**
15 **shall be from the minority party appointed by the minority**

16 **leader.** No more than five members appointed by the governor
17 to the board shall be of the same political party. Except
18 for the lieutenant governor, the director of the department
19 of economic development, the director of the department of
20 natural resources, [and] the director of the department of
21 agriculture, **and members of the general assembly,** all
22 members shall be appointed by the governor by and with the
23 advice and consent of the senate, and shall serve for terms
24 of four years. The persons serving as members of the
25 Missouri economic development, export and infrastructure
26 board on August 28, 1994, shall become members of the
27 Missouri development finance board for terms to expire at
28 the same time their terms would have expired if they had
29 remained members of the Missouri economic development,
30 export and infrastructure board. The Missouri development
31 finance board shall replace the Missouri economic
32 development, export and infrastructure board. All moneys,
33 property, any other assets or liabilities of the Missouri
34 economic development, export and infrastructure board on
35 August 28, 1994, shall be transferred to the Missouri
36 development finance board. All powers, duties and functions
37 performed by the Missouri economic development, export and
38 infrastructure board pursuant to sections 100.250 to 100.297
39 shall be transferred to the Missouri development finance
40 board.

41 2. Each member of the board appointed by the governor
42 shall have resided in this state for at least five years
43 prior to appointment. Except for the lieutenant governor,
44 director of the department of economic development, the
45 director of the department of natural resources, [and] the
46 director of the department of agriculture, **and members of**
47 **the general assembly,** no person may be appointed to the

48 board who is an elected officer or employee of the state, or
49 any agency, board, commission, or authority established by
50 the state.

51 3. The governor shall designate one of the members of
52 the board to serve as chairman. The board shall meet at
53 such times and places it shall designate. **[Seven] Nine**
54 members shall constitute a quorum. No vacancy in the
55 membership shall impair the right of a quorum of the members
56 to exercise all of the rights and powers and to perform all
57 of the duties of the board.

58 4. Members of the board shall serve without
59 compensation but shall be reimbursed for their reasonable
60 and necessary expenses incurred in the performance of their
61 duties.

215.020. 1. There is hereby created and established
2 as a governmental instrumentality of the state of Missouri
3 the "Missouri Housing Development Commission" which shall
4 constitute a body corporate and politic.

5 2. The commission shall consist of the governor,
6 lieutenant governor, the state treasurer, the state attorney
7 general, **two members of the senate, one of which shall be**
8 **from the majority party appointed by the president pro**
9 **tempore of the senate and one of which shall be from the**
10 **minority party appointed by the minority leader, and two**
11 **members of the house of representatives, one of which shall**
12 **be from the majority party appointed by the speaker of the**
13 **house of representatives and one of which shall be from the**
14 **minority party appointed by the minority leader, and six**
15 members to be selected by the governor, with the advice and
16 consent of the senate. The persons to be selected by the
17 governor shall be individuals knowledgeable in the areas of
18 housing, finance or construction. Not more than four of the

19 members appointed by the governor shall be from the same
20 political party. The members of the commission appointed by
21 the governor shall serve the following terms: Two shall
22 serve two years, two shall serve three years, and two shall
23 serve four years, respectively. Thereafter, each
24 appointment shall be for a term of four years. If for any
25 reason a vacancy occurs, the governor, with the advice and
26 consent of the senate, shall appoint a new member to fill
27 the unexpired term. Members are eligible for reappointment.

28 3. ~~[Six]~~ **Eight** members of the commission shall
29 constitute a quorum. No vacancy in the membership of the
30 commission shall impair the right of a quorum to exercise
31 all the rights and perform all the duties of the
32 commission. No action shall be taken by the commission
33 except upon the affirmative vote of at least ~~[six]~~ **eight** of
34 the members of the commission.

35 4. Each member of the commission appointed by the
36 governor is entitled to compensation of fifty dollars per
37 diem plus his reasonable and necessary expenses actually
38 incurred in discharging his duties under sections 215.010 to
39 215.250.

262.217. Effective September 1, 1995, there is created
2 a "State Fair Commission" whose domicile for the purposes of
3 sections 262.215 to 262.280 shall be the department of
4 agriculture of this state. The commission shall consist of
5 ~~[nine]~~ **twelve** members, ~~[two of whom shall be active farmers,~~
6 ~~two of whom shall be either current members or past~~
7 ~~presidents of county or regional fair boards,]~~ one of whom
8 shall be the director of the department of agriculture[, ~~one~~
9 ~~of whom shall be employed in agribusiness, and three at-~~
10 ~~large members who shall be Missouri residents]~~. The
11 director of the department of agriculture ~~[shall be the~~

12 chairman of the commission until January 31, 1997, and]
13 shall not be counted against membership from a congressional
14 district[, at which time]. The [chairman] **chair** shall be
15 elected from among the members of the commission by the
16 commission members. Such officer shall serve for a term of
17 two years. Commissioners shall be reimbursed for their
18 actual and necessary expenses incurred when attending
19 meetings of the commission, to be paid from appropriations
20 made therefor. Commissioners shall be appointed by the
21 governor, with the advice and consent of the senate. [The
22 county fair association in the state may submit to the
23 governor a list of nominees for appointment, three from each
24 congressional district, for those commission members who are
25 required to be current members or past presidents of county
26 fair boards. Not more than four commissioners excluding the
27 director of agriculture shall be members of the same
28 political party.] Each commissioner shall be a resident of
29 the state for five years prior to [his] **the commissioner's**
30 appointment. The eight initial commissioners shall be
31 appointed as follows: two shall be appointed for terms of
32 one year, two for terms of two years, two for terms of three
33 years and two for terms of four years. Their successors
34 shall be appointed for terms of four years. A commissioner
35 shall continue to serve until [his] **a** successor is appointed
36 and qualified. Whenever any vacancy occurs on the
37 commission, the governor shall fill the vacancy by
38 appointment for the remainder of the term of the
39 commissioner who was replaced. There shall be no more than
40 [two] **three** commission members from any congressional
41 district.

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